Case 23-16204-MEH Doc 112 Filed 06/04/25 Entered 06/04/25 13:19:52 Desc Main Document Page 1 of 2

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

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Attorneys for Debtors,

In Re:

LAUREN M. MCNAUGHT,

Debtor

Order Filed on June 4, 2025 by Clerk U.S. Bankruptcy Court District of New Jersey

Case No.: 23-16204

Chapter: 13

Judge: MEH

ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

DATED: June 4, 2025

Honorable Mark E. Hall United States Bankruptcy Judge

Case 23-16204-MEH Doc 112 Filed 06/04/25 Entered 06/04/25 13:19:52 Desc Main Document Page 2 of 2

The Co	ourt having reviewed the Mo	otion for Authoriza	tion to Enter int	o Final Loan Modifi	cation
Agreement file	d on May 2, 2025	, as to the <u>first</u>		mortgage [enter	first,
	tc.] concerning real propert Oak Ridge, NJ 07438	•	, and the Court l	naving considered ar	ny
objections filed	to such motion, it is hereby	ORDERED that:			
\boxtimes	The debtor is authorized to	enter into the fina	l loan modificat	ion agreement.	
debtor, debtor's not fully execut	The loan modification must, the secured creditor, with a attorney, if any, and the stated. A response by the debte ared creditor's Certification;	in 14 days thereaft anding trustee a Ce or, if any, must be	er, must file wit	h the Court and serv ating why the agreer	e on the ment was
claim. Absent t disburse funds	Upon the filing of the Cert ding trustee may disburse to he filing of the Certification on hand to other creditors p in this case with respect to the greement; and	the secured credit n within the time from the provents of the	tor all funds held ame set forth ab isions of the cor	d or reserved relating ove, the standing tru nfirmed Plan and any	g to its istee will y proof
modification. If	Unless the debtor's Plan has a <i>Modified Chapter 13 Pla</i> of the loan modification result mended Schedules I and J v	an and Motions wit lts in material chan	hin 14 days of c ges in the debto	consummation of the r's expenses, the del	loan
4)	Check one: There is no order require	ring the debtor to c	ure post-petition	arrears through the	Plan; or
Order filed on _ arrearage is vac	Post-petition arrears are require rated as of the date of this or	ing the Standing T		tion agreement, and payments based on the	
and the Standin	Post-petition arrears having Trustee will continue to n	_		_	
5) attorney, an Ap	If fees and costs related to plication for Compensation	_			
The	Motion for Authorization to	o Enter into Final I	oan Modificatio	on Agreement is den	nied.